Case 2.15-0	r-00009 JFBVANS 1000 WENT YORK 10/07/14 Page 1 of 1 PageID #: 462
	UNITED STATES OF AMERICA      U.S. DISTRIBLE    DOT 10.7 2014 WAIVER OF SPEEDY TRIAL
•	-V- CR 13-607 (JFB)
	Konner : Constantinex
	It is hereby stipulated that the time périod from 10/7/14 to 11/7/14 be excluded in computing time within which trial of the charges against the Defendant(s) must commence.
•	The parties agree to the exclusion of the foregoing period for the purpose(s) of:
	engagement in continuing plea negotiations;  examination of the Defendant(s) pursuant to 18 USC §§ 3161(h)(1)(A) regarding mental or physical capacity;  submission of pretrial motions through hearing or other disposition pursuant to 18 USC § 3161 (h)(1)(F); and/or
	in it defense review of discovery poo
	The Defendant has been fully advised by counsel of his/her rights guaranteed under the Sixth Amendment to the U.S. Constitution; the Speedy Trial Act of 1974, 18 U.S.C. §§3161—the Plan and Rules of this Court adopted pursuant to that Act; and Rule 50 of the Federal Rule of Criminal Procedure. The Defendant understands that he/she has a right to be tried before a jury within a specified time period, not counting excludable periods.  The Court: Approves this Speedy Trial Waiver Content of the rule based upon its findings that this action serves the ends of justice and outweighs the best interesting and the Rule of the rule o
	of the public and this Defendant in a speedier trial.
	SO ORDERED
	Dated: 0x. 7 2619
	Central Islip NY  U.S.D.J.
	Assistant U.S. Attorney or Special Assistant U.S. Attorney:
	Detendant #1: Silp A Ken Counsel Tulach & Haley
	Defendant #2: Counse
	Defendant #3: Counsel:
	Defendant #4: Counsel: